	157 UTILITY					Attomey Docket No.			0024139_CON1			
E c					First Inventor			La	Laura Leyva			
	PATENT APPLICATION TRANSMITTAL					Title			Sequential Reasoning Testing System and Method			
(Only for new nonprovisional applications under 37 CFR 1.53(b))					Express Mail Label No.			E,	EV301515601US			
APPLICATION ELEMENTS See MPEP chapter 600 concerning utility patent application contents.					ADDRESS TO:			Ma P.C	Commissioner for Patents Mail Stop Patent Application P.O. Box 1450 Alexandria, VA 22313-1450			
If a Co	Specification Continuing Copy for a copy f	n (35 USC 1 drawing fig eclaration executed (or prior a) Disclosure ted referentiation informatication of continua	[12] 13) [6] To gure to be publ [] To original or cop pplication (37 (e Statement (III nces CATION check	tal Pages y) CFR 1.63 (d)) OS)/PTO SB 8A appropriate box ional Contin Examiner APPS only; The entire disconal application and is he	Assign Name Address Ad	Assignee Information Name Harcourt Assessment, Inc. Address Newton MA Nonpublication Request Under 35 USC 122(b)(2)(B)(i) Preliminary Amendment						
when a portion has been inadvertently omitted from the submitted application parts.												
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Nam	Name (Print/Type) Jacqueline E. Hartt, Ph.D.			E. Hartt, Ph.D.	Registration No. (Att			ttorney				
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REQUEST AND CERTIFICATION UNDER 35 U.S.C. 122(b)(2)(B)(i)

First Name	ed Inventor	Laura Leyva				
Title	Sequential Reasoning Testing System and Method					
Atty Docke	et Number	0024139_CON1 ·				

I hereby certify that the invention disclosed in the attached application has not and will not b the subject of an application filed in another country, or under a multilateral agreement, that requires publication at eighteen months after filing. I hereby request that the attached application not be published under 35 U.S.C. 122(b).

/2/16/03 Date Tacquelus Hartt
Signature

Jacqueline E. Hartt
Typed or printed name

This request must be signed in compliance with 37 CFR 1.33(b) and submitted with the application **upon filing**.

Applicant may rescind this nonpublication request at any time. If applicant rescinds a request that an application not be published under 35 U.S.C. 122(b), the application will be scheduled for publication at eighteen months from the earliest claimed filing date for which a benefit is claimed.

If applicant subsequently files an application directed to the invention disclosed in the attached application in another country, or under a multilateral international agreement, that requires publication of applications eighteen months after filing, the applicant **must** notify the United States Patent and Trademark Office of such filing within forty-five (45) days after the date of the filing of such foreign or international application. Failure to do so will result in abandonment of this application (35 U.S.C. 122(b)(2)(B)(iii)).

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